AO 91 (Rev. 5/85) Criminal Complaint

United States District Court

DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA

SH SHAWN WINBURN and **COURTNEY MIGHTY** 166 Purchase Street New Bedford, MA

(Name and Address of Defendant)

CRIMINAL COMPLAINT

CASE NUMBER: 2004-M-0486-RBC

Dis import into the United States t			• •	, (Track Statutory Languag Iule II controlled subs	
import into the United States t	rom Jamaica, m	ore than 500 grams of o	cocaine, a Sched	lule II controlled subs	stance
				050(a) 9 050(a)	
in violation of Title 21	United S	States Code, Section(s)		952(a) & 960(a)	
I further state that I am a(r)	Special Agent	and tha	at this complaint is ba	ased on the following
facts:		Official Title			

at

Continued on the attached sheet and made a part hereof:

See Affidavit of Special Agent Eric LaForte, attached hereto, and incorporated by reference.

Sworn to before me and subscribed in my presence,

10-07-2004

Robert B. Collings

United States Magistrate Judge

Name & Title of Judicial Officer

This form was electronically produced by Elite Federal Forms, Inc.

Boston

Signatu

Affidavit Of Special Agent Eric LaForte

- I, Eric LaForte, on oath depose and state that:
- 1. I am a Special Agent with U.S. Immigration and Customs Enforcement [ICE] and I have been so employed for approximately a year and seven months. I am currently assigned to the Logan Airport Task Force, and have been so assigned since its inception. Prior to the inception of the Task Force, I was assigned to the Narcotics Group in Boston.
- 2. I was on duty at Logan Airport in Boston on the evening of Wednesday, October 6, 2004 through early morning on Thursday, October 7, 2004. I participated in the investigation that resulted in the arrest of SHAWN WINBUSH and COURTNEY MIGHTY by ICE. While this affidavit does not contain every fact known to me about this investigation, it does contain facts giving rise to probable cause to believe that WINBUSH and MIGHTY knowingly and intentionally imported cocaine into the United States from a place outside thereof, in violation of 21 U.S.C. \$952(a) and \$960(a).
- 3. At about 10:35 p.m., on October 6, an Air Jamaica flight (No. 49) from Montego Bay, Jamaica arrived at Logan Airport. MIGHTY and WINBUSH were passengers on this flight. At the secondary inspection point, all passengers on this flight were directed to place their luggage on an x-ray machine after collecting it from the baggage carousel. An anomaly was

identified by Customs and Border Protection Inspector ("CBP")
Chris Hunt in a black DONY roller bag belonging to MIGHTY.

- 4. Inspector Hunt notified CBP Inspector Mark Halpin, and the two inspectors opened the bag. In the bag, they located the presence of approximately 105 pellets in the bottom of the bag, concealed underneath the lining, weighing approximately 1,255 grams. Inspectors located an additional 4 pellets in a pants pocket within the bag, weighing approximately 45 grams.
- 5. Based on their experience, the physical appearance of the pellets, and the origin of the flight, they recognized these pellets as likely to contain cocaine, a Schedule II controlled substance. They subsequently field tested a sample of the pellets, which tested positive for cocaine.
- 6. The CBP Inspectors reviewed MIGHTY's passenger name record and determined that he was traveling with Shawn WINBUSH. They then alerted other CBP inspectors to identify and locate WINBUSH, who had already exited the Customs hall. WINBUSH was located waiting immediately outside the Customs hall, talking on a cell phone.
- 7. CBP Inspectors Paul Ryan, Simon Amaral and Craig
 McPherson asked WINBUSH to return to the Customs Hall. WINBUSH
 agreed, and was placed in a separate interview room with
 Inspectors Ryan, Amaral and McPherson.
 - 8. CBP Inspectors Halpin and Hunt escorted MIGHTY to an

interview room, together with his baggage, which MIGHTY admitted was his, and which was identified with his luggage tags and airline claim ticket. The Inspectors contacted ICE agents. ICE Agent Christopher Diorio joined the CBP Inspectors and read MIGHTY his Miranda rights. MIGHTY signed a Miranda waiver form. Agent Diorio then questioned MIGHTY. MIGHTY admitted to ingesting pellets, and stated that WINBUSH also had ingested pellets. MIGHTY signed a consent to an abdominal x-ray and agreed to be transported to the hospital for the procedure.

- 9. WINBUSH was read his Miranda rights by Agent Diorio, and WINBUSH signed a Miranda waiver form. He denied ingesting cocaine, but admitted that he was traveling with MIGHTY, and that they had traveled to Jamaica together previously. WINBUSH consented to have his abdomen x-rayed and signed a consent form at the airport. However, as the time to leave for the hospital approached, WINBUSH withdrew his consent. At this time, WINBUSH exhibited indicators of distress associated with ingestion of foreign susbtances: he had very dry lips and was using lip balm frequently; he was drinking large quantities of water; he was burping frequently, sweating profusely, and appeared extremely agitated. Based on these factors and other indicators, Port Director Lorraine Henderson authorized a non-consensual x-ray of WINBUSH.
 - 10. MIGHTY and WINBUSH were separately transported to the

- hospital. Subsequent x-rays showed that both WINBUSH and MIGHTY had several foreign bodies in their abdomens.
- 11. MIGHTY's x-ray and subsequent procedures revealed 8 pellets, weighing approximately 120 grams.
- 12. WINBUSH's x-ray revealed numerous foreign bodies.

 After his x-ray, he stated "you got me." Medical tests revealed the presence of cocaine in WINBUSH's blood. WINBUSH denied using cocaine beyond the ingestion of the pellets, and MIGHTY confirmed that WINBUSH was not known to have used cocaine, separate from the ingestion of the pellets. WINBUSH was then placed in the intensive care unit (ICU) for monitoring, as a precaution in the event that one of the ingested pellets had leaked or otherwise been compromised. WINBUSH is still in ICU at the time of this Affidavit.
- 13. MIGHTY was transported from the hospital back to the state police barracks. I reminded MIGHTY of his Miranda rights, and he gave a statement. He spoke for more than an hour, voluntarily describing the history of his relationship with WINBUSH, from February 2004 to the present. He stated that in February, he had transported about \$14- or \$15,000 of WINBUSH's money from the United States to Jamaica with WINBUSH in order to arrange a cocaine deal. This deal was not successful; the money was provided but no cocaine received in exchange.
 - 14. MIGHTY further stated that he had returned to Jamaica

in May 2004 and obtained approximately a kilogram of cocaine for WINBUSH, which was fronted without payment. He transported this cocaine back to Boston, ingesting it in the form of pellets. During that trip, he noted that upon arriving at Logan, his bag was not examined by CBP inspectors. This observation led him to conclude on the trip on October 6, 2004, that he could hide the cocaine in his luggage rather than ingesting it.

- 15. MIGHTY asserted that on his return to the Boston area, he had provided the cocaine to WINBUSH, who arranged for its sale. A quarter kilogram was for WINBUSH to keep for his own profit, and the remaining amount was to be sold to repay the dealers in Jamaica.
- 16. In July, 2004, MIGHTY returned to Jamaica in order to pay for the cocaine which he had obtained on the previous trip. He transported approximately \$20,000 of U.S. currency which were proceeds from the sale of the cocaine in the United States.
- 17. Based on the foregoing, I submit that there is probable cause to believe that, on October 7, 2004, in Boston, Suffolk County, in the District of Massachusetts, WINBUSH and MIGHTY knowingly and intentionally imported into the United States from a place outside thereof cocaine, a Schedule II controlled substance, in violation of Title 21, United States Code, Sections 952(a) and 960(a).

Eric LaForte

Special Agent, ICE

Sworn to and subscribed before me this 7^{th} day of October 2004.

Robert B. Collings

United States Magistrate Judge

District of Massachusetts

SJS 45 (5/97) - (Revised USAO MA 1/15/04) →

Criminal Case Cover Sheet	U.S	S. District Court - District of Massachusetts
Place of Offense: Massachusetts	Category No.	Investigating Agency ICE
City Boston	_ Related Case Information:	
County Suffolk	Same Defendant Magistrate Judge Case Numb Search Warrant Case Number	Case No. New er
Defendant Information:		
Defendant Name Shawn Winbush		Juvenile Yes X No
Alias Name		
Address 166 Purchase Street, New Be	edford, MA	
Birth date (Year only): 67 SSN (las	t 4 #): <u>8160</u> Sex <u>m</u> Race:	B Nationality: USA
Defense Counsel if known:	Ad	dress:
Bar Number:		
U.S. Attorney Information:		
AUSA Nancy Rue	Bar Numbe	er if applicable
Interpreter: Yes X No		
Matter to be SEALED: Yes	x No	
Warrant Requested	Regular Process	x In Custody
Location Status:		
Arrest Date: October 7, 2004		
Already in Federal Custody as		in
Already in State Custody		
Charging Document: x Comp	laint 🔲 Information	Indictment
Total # of Counts: Petty	Misdemeand	or 1 Felony
Conti	nue on Page 2 for Entry of U.S.	C. Citations
accurately set forth above.	umbers of any prior proceeding	gs before a Magistrate Judge are

© JS 45 (5/97) - (Revised USAO MA 3/25/02) 2 of 2 or Reverse				
Distri	ct Court Case Number (To be	e filled in by deputy clerk):		
		U.S.C. Citations		
	Index Key/Code	Description of Offense Charged	Count Numbers	
Set 1	21 USC 852(a) & 960(a)	Importation of cocaine into United States	one	
Set 2				
Set 3				
Set 4				
Set 5			_	
Set 6				
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ADDITIONAL INFORMATION:

SJS 45 (5/97) - (Revised USAO MA 1/15/04) ~

Criminal Case Cover Sheet	U.S	S. District Court - District of Massachusetts
Place of Offense: Massachusetts	Category No.	Investigating Agency <u>ICE</u>
City Boston	_ Related Case Information:	·
County <u>Suffolk</u>	Same Defendant	
	Search Warrant Case R 20/R 40 from District	
Defendant Information:		
Defendant <u>Courtney Mighty</u>		Juvenile Yes X No
Alias Name		
Address 166 Purchase Street, New B	Sedford, MA	
Birth date (Year only): 82 SSN (last	4#): <u>8161</u> Sex <u>m</u> Race:	B Nationality USA
Defense Counsel if known:	Ad	dress:
Bar Number:		
U.S. Attorney Information:		
AUSA Nancy Rue	Bar Numb	er if applicable
Interpreter: Yes X No	List language and/or	dialect:
Matter to be SEALED: Yes	x No	
☐ Warrant Requested	Regular Process	x In Custody
Location Status:		
Arrest Date: October 7, 2004		
Already in Federal Custody as		in
Already in State Custody On Pretrial Release: Ordered by	Serving	
Charging Document: x Comp	laint Information	Indictment
Total # of Counts: Petty	Misdemeand	or 1 Felony
Conti	nue on Page 2 for Entry of U.S.	.C. Citations
I hereby certify that the case no accurately set forth above.	umbers of any prior proceeding	gs before a Magistrate Judge are
Date: 0 1050 7 7000	Signature of AUSA:	2
		<i>i</i> 1

SJS 45 (5/97) - (Revised USAO MA 3/25/02) 2 of 2 or Reverse					
Distric	District Court Case Number (To be filled in by deputy clerk):				
Name	of Defendant				
		U.S.C. Citations			
	Index Key/Code	Description of Offense Charged	Count Numbers		
Set 1	21 USC 852(a) & 960(a)	Importation of cocaine into United States	one		
Set 2					
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ADDITIONAL INFORMATION: